# PATENT COOPERATION TREATY **PCT**

REC'D 2 0 FEB 2006

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABLE (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference H0006155-PCT	FOR FURTHER ACTI	ION	See Form PCT/IPEA/416		
International application No. PCT/US2004/029387	International filing date 10 September 2004	(day/month/year)	Priority date (day/month/year) 11 September 2003		
International Patent Classification (IPC) or	national classification and	I IPC			
Int. Cl.					
C23C 14/56 (2006.01) B08B 7/00 (2006.01)	C23C 14/34 (2006.01 C23C 16/44 (2006.01				
Applicant HONEYWELL INTERNATION	NAL INC. et al		·		
This report is the international preliminary examination report, established by this International Preliminary Examining     Authority under Article 35 and transmitted to the applicant according to Article 36.					
2. This REPORT consists of a total of 5	sheets, including this co-	ver sheet.			
3. This report is also accompanied by AN	INEXES, comprising:				
a. (sent to the applicant and to the	he International Bureau) a	total of sheets, as	s follows:		
sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.					
a sequence listing and/or table	containing				
4. This report contains indications relati					
X Box No. I Basis of the rep					
Box No. II Priority	•				
Box No. III Non-establishn	nent of opinion with regar	d to novelty, inventi	ve step and industrial applicability		
X Box No. IV Lack of unity	of invention		·		
Box No. V Reasoned state	ement under Article 35(2) xplanations supporting such	with regard to novel ch statement	ty, inventive step or industrial applicability;		
Box No. VI Certain docum	ents cited	·			
Box No. VII Certain defects	s in the international applic	cation			
Box No. VIII Certain observ	vations on the international	l application			
Date of submission of the demand		Date of completion	of this report		
7 April 2005		21 November 200	05		
Name and mailing address of the IPEA/US		Authorized Officer			
Mail Stop PCT, Attn: IPEA/US					
Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-	1450	BLAINE R. COPE			
FACSIMILE NO. 571-273-3201		Telephone No. 571	l <i>-</i> 2 <b>7</b> 2-7444		

Form PCT/IPEA/409 (Cover sheet) (April 2005)

International application No. PCT/US2004/029387

Box	No. I	[	Basis of	the report		
1.	With	regai	d to the lai	nguage, this	report is based on:	
	$\mathbf{x}$	The i	nternationa	il application	in the language in which it was	nied
		A tra	nslation of	the internation	onal application into	, which is the language of a
	Ш	trans	lation furni	shed for the	purposes of:	
			internatio	nal search (u	ınder Rules 12.3(a) and 23.1 (b))	
			publication	on of the inte	ernational application (under Rule	: 12.4(a))
		П			ary examination (Rules 55.2(a) a	
2.	furr	ished	to the rece	ements of th iving Office in enexed to this	in response to an invitation under	eport is based on (replacement sheets which have been Article 14 are referred to in this report as "originally
	$\mathbf{x}$	the i	nternationa	l application	as originally filed/furnished	Ī
			description		-	
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1		l tha	claims:	pages	10001104 0, 4110 1 11111111	
1		uie	Claims.		as originally filed/furnished	
				pages	as amended (together with any	statement) under Article 19
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1				pages*	received by this Authority on	
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	L	l me	drawings:		as originally filed/furnished	
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	L	_				ental Box Relating to Sequence Listing.
3	. [	Th	e amendme	ents have res	ulted in the cancellation of:	
			the d	escription, p	ages	
			the c	laims, Nos.		
1			the d	lrawings, she	ets/figs	
			the s	equence listi	ng (specify):	
			any	table(s) relat	ed to the sequence listing (specif)	<b>)</b> ;
4	ı. <u> </u>		nis report hade, since to 0.2(c)).	as been estab hey have bee	olished as if (some of) the amenda on considered to go beyond the di	nents annexed to this report and listed below had not been sclosure as filed, as indicated in the Supplemental Box (Rule
			the o	description, p	pages	
			the	claims, Nos.		
			the t	drawings, sh	eets/figs	
				_	ing ( <i>specify</i> ):	
			<b></b>	-	ted to the sequence listing (specif	ŷ):
	*	If iten	1 4 applies, s	some or all of	those sheets may be marked "superso	eded."

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Вох	No. I	V	Lack of unity of invention
1.	X	In resp	ponse to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit:
			restricted the claims
			paid additional fees
			paid additional fees under protest and, where applicable, the protest fee
			paid additional fees under protest but the applicable protest fee was not paid
		X	neither restricted the claims nor paid additional fees
2.		This a	Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, a invite the applicant to restrict or pay additional fees.
3.	This	Autho	rity considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
		comp	olied with.
	X	not c	complied with for the following reasons:
		Clai havi consthe smat to a use con	set of claims contains 2 inventions which are not linked by a common inventive concept:  ims 1 to 18 are directed to a method of treating a component of a deposition apparatus, the component ing a first hardness, by bead blasting with particles having a greater or equal hardness, the particles sisting essentially of one or both metal alloy and elemental metal. The object of the method is to roughen surface of a component of the deposition apparatus with blasting media which is compatible with the erial of the component and the semiconductor devices being sputtered-deposited during the process, so as void contamination of the components with the blasting material. The technical problem is solved by the of metals and/or metal alloys having the same or greater hardness than the composition comprised by the apponents.  ims 19 to 56 are directed to a method and corresponding product of forming a target/backing plate istruction, providing a target, a backing plate and an insert, all having different compositions from each er, bonding the target, the backing plate and the insert in a configuration in which the insert is positioned ween at least a portion of the target and the backing plate; the configuration having a surface which extents ing a portion of the target and a portion of the insert;  Continued on Supplemental Sheet
4	. Co	nseque	ently, this report has been established in respect of the following parts of the international application:
			all parts.
		X	the parts relating to claims Nos. 1 to 18

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	1. Statement				
	Novelty (N)	Claims 1 to 18	YES		
		Claims	NO		
	Inventive step (IS)	Claims 1 to 18	YES		
		Claims	NO		
	Industrial applicability (IA)	Claims 1 to 18	YES		
		Claims	NO		

2. Citations and explanations (Rule 70.7)

D1 = US 2002/042192

D2 = US 6428663

D3 = US 5505749

The invention as defined in the present claims is a method of treating a component of a deposition apparatus where a surface of the component is exposed to bead blasting with bead blasting media consisting of one or both of a metal alloy or an elemental metal particles having a hardness greater than or equal to the hardness of the component.

None of the cited documents either singly, nor in obvious combination, disclose or fairly suggest the invention as defined in the present claims. The claimed invention is therefore novel, has an inventive step and is industrially applicable.

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Supplemental Box
In case the space in any of the preceding boxes is not sufficient.
Continuation of: IV
and forming a particle trapping region comprising a pattern of curved projections which extends along the portion of the target, the curved projections forming cavities, at least some of the cavities opening laterally along the target/backing plate construction. The object of the method and corresponding product is to trap particles which deposit on a target/backing plate construction comprising an insert, during a deposition process. The technical problem is solved by a particle trapping region extending along the surface of portions of the target and the insert, the trapping region comprises a pattern of curved projections forming cavities and at least some of the cavities opening laterally along the targe/backing plate construction.
These groups of claims are not linked by a common or corresponding special technical feature and define two different inventions not linked by a single general inventive concept.
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